Clock & BK SDg NY 70 CREAMER V. CAM #09-50026

Default agant 6M won 2011 Dist. of Kansas

09-50026-mg Doc 14506 Filed 05/13/19 Entered 05/13/19 16:29:37 Main Document UNITED STATES of AMERICA DISTRICT of SD of NEW YOBK GENGEAR MOTORS (BK #09-50026 Motion on Default 2011 Filing in Kansas on Default in Ks Action # 11-4028 I ENORED by Gom and early Settlement Motion on everybody claser stallacts See attached 3 pages 2006 deperture "platt which plant ff's can She Should still ke druing today Judge Spy Ny, RK Clerk of SD of My KC mo 64119

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Case 1:14-md-02543-JMF Document 6714 MAY 3, 2019 TO: BOB Hilliard + Elizhb UNITED STATES DISTRICT COURT	4 Filed 04/29/19 Page 1 of 1 Dist of N
TO: BOB Hilliard + Elizh	ETH Cabrassor & Jim
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	Samuel sud to
	JAFF
IN RE:	14-MD-2543 (JMF)
GENERAL MOTORS LLC IGNITION SWITCH LITIGATION	Hon. Jesse M. Furman
FROM: MARJORIE A. CREAT PROPOSED ORDER APPROVING THE HILLIARD-HENRY CLAIMANTS G QUALIFIED SETTLEMENT FUND	ESTABLISHMENT OF THE CM IGNITION SWITCH
Upon the Joint Motion of Hilliard Martinez Go	onzales LLP and Thomas J. Henry Law,
PLLC ("Claimants' Counsel") and General Motors LLC	("New GM"), and for good cause shown,
the Court hereby orders as follows:	
1. Establishment of the Hilliard-Henry Claimants	GM Ignition Switch Qualified Settlement
Fund (the "Trust") is approved in accordance w	vith the terms of the trust agreement (the
"Trust Agreement"), which is attached to the r	motion, and the Court retains continuing
jurisdiction and supervision thereof, in accordance	ce with the terms of the Trust Agreement.
The Trust is a "qualified settlement fund" with	hin the meaning of section 468B of the
Internal Revenue Code and the Treasury Regula	tions thereunder, and shall be operated in
a manner consistent with the rules of Treasury R	egulation Section 1.468B-1, et seq.
No call from Hilliard Signed this 29th day of April 2019	MY NAME or
Settlement of FIRM	Jeu Ju
this settlement?	Honorable Jesse M. Furman Creamer
to pay my Wol The Clerk	of Court is directed to terminate Docket No. 6707.
and get my home and	Sept 24 2009 10 yrs
and get my home and excession force knee in back moistof the character of spine dans	16-816 4/20/2017 Doc. 16 ider Fernando J. Gartan Jr.
Charpins X ray of spine dar	nage from can 69 mph impat
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KIRKLAND & ELLIS LLP

AND AFFILIATED PARTNERSHIPS

Wendy L. Bloom To Call Writer Directly: (312) 862-2343 Wendy.bloom@kirkland.com 300 North LaSalle Chicago, Illinois 60654 Facsimile: (312) 862-2200

(312) 862-2000

www.kirkland.com

April 25, 2019

The Honorable Jesse M. Furman
United States District Court for the
Southern District of New York

500 Pearl Street

New York, NY 10007

#19-2543 14 Mag &

2014 - 2019

1991 Re: In re GM LLC Ignition Switch Litig., 14-MD-2543; Seals v. GM LLC, 18-CV-4487

Sept 24, 1990 Dear Judge Furman!

OGLIGHT CREATNER 2009

New GM respectfully requests an extension of the expert deadlines in the above-captioned finatter in order to allow the parties' time to mediate their claims. New GM and plaintiffs' counsel are engaged in ongoing discussions regarding these claims, as well as the claims of plaintiffs' counsel's other clients. In light of those ongoing discussions, New GM has met and conferred with plaintiffs, and they do not oppose this request.

Counsel's other clients. In light of those ongoing discussions, New GM has met and conferred with plaintiffs, and they do not oppose this request.

Rusher Orthweedies Hashin, NE Www.praco- Irwan- Sites The partles have not previously sought to extend these deadlines and the revised deadlines Kree in Order No. 160 (Docket No. 6511) be arrested as follows:

will not impact any future deadlines. Accordingly, New GM requests that the schedule contained in Order No. 160 (Docket No. 6511) be amended as follows:

Current Deadline

Disclosure of New GM Experts

April 20, 2010

D' 1	Current Deadline	Proposed Deadline	Eye
Disclosure of New GM Experts	April 30, 2019	July 1, 2019	For
New GM's Experts Deposed No Later Than	June 15, 2019	August 14, 2019	#16.
Next Steps Proposal	3 weeks after completion of the foregoing depositions	3 weeks after completion of the foregoing depositions	Knee
TSD. O. Laff Nichols	MD	Psu - Marc C Divin	J. 600

M Jet Wir Respectfully submitted, Linds Wendy L. Bloom

/s/ Richard C. Godfrey, P.C. /s/ Andrew B. Bloomer, P.C.

MDL Counsel of Record Counsel for Defendant General Motors LLC

cc: MDL Coursel of Record 2008 Harried Will + Testant Can according

Beijing Boston Dallas Hong Kong Houston London Los Angeles Munich New York Palo Alto Paris San Francisco Shanghai Washington, D.C. LOST Ny belongy (force and LAWD Converting Co

0-50026-mg Doc 14506 Filed 05/13/19 Entered 05/13/19 16:29:37 Case 1:14-md-02543-JMF Document 66725 Filed 04/30/19 Page 1 of 6 US Sypiene Court AND AFFILIATED PARTNERSHIPS Ecidit 300 North LaSalle Chicago, IL 60654 Andrew B. Bloomer, P.C. **United States** To Call Writer Directly: +1 312 862 2000 +1 312 862 2482 andrew.bloomer@kirkland.com www.kirkland.com April 30, 2019 The Honorable Jesse M. Furman United States District Court for the Southern District of New York 500 Pearl Street New York, NY 10007 In re: GM LLC Ignition Switch Litig., 14-MD-2543 (JMF No Brakes Re: Dear Judge Furman: Elect Steven notor real (12 mpg on old.

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Pursuant to this Court's Order Nos. 8, 127, 147, 154, and 161 (Docket Nos. 249, 4253, 5302, 5976, 6543), Lead and Liaison Counsel and counsel for New GM submit this joint written update regarding: 1) matters of possible significance in proceedings related to MDL 2543; 2) a report on the status of New GM's settlement efforts; and 3) the status of plaintiffs subject to New GM's notices and/or motions filed pursuant to Order Nos. 140 and 148, motions to withdraw, and Wave discovery. Matters of Possible Significance in Proceedings Related to MDL 2543. I. First, Pursuant to Order No. 1 Section X.8, the Defendants' July 21, 2014 Status Letter (Docket No. 73) included an Exhibit A listing active cases consolidated to date in MDL 2543, as well as an Exhibit B listing related cases pending in state and federal courts, together with their current status. Updated versions of Exhibits A and B are attached collectively as Exhibit 1. Second, the parties continue to work to ensure that the Court is provided with current and

correct contact information for presiding judges in actions listed in the aforementioned Exhibit B. To that end, the Federal/State Liaison Counsel will submit shortly to the Court updates to the email addresses of the presiding judges in Related Actions.

II. Report on the Status of New GM's Settlement Efforts.

Pursuant to this Court's Order No. 127, New GM provides the following report on the status of settlement efforts. These figures reflect New GM's best understanding of the docket as of today; the numbers change on a regular basis as new claims are filed and as claims are settled. For the Court's information, more than 215 new plaintiffs have filed suit and have been

Hong Kong Houston London Los Angeles Munich New York Palo Alto Paris San Francisco Shanghal III.

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